

1 IN THE UNITED STATES DISTRICT COURT
2
3

FOR THE DISTRICT OF ARIZONA

4 IN RE BARD IVC FILTERS) CASE NO. 2:15-MD-02641-PHX-DGC
5 PRODUCTS LIABILITY LITIGATION)
6)
7)
*This filing applies to Watts v. C.R. Bard, Inc.
et al., Case No. 2:17-CV-3743-PHX-DGC*)
8 _____)

9
10 **PLAINTIFFS' NOTICE OF VOLUNTARY DISMISSAL**
11 **PURSUANT TO F.R.C.P. 41(a)(1)(A)(i)**

12 Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), Plaintiff Nancy Watts, Special
13 Administrator for the Claims of George Watts, deceased, by and through her undersigned counsel,
14 hereby gives notice that the above-captioned case number is being voluntarily dismissed, without
15 prejudice against the defendants, C.R. Bard Inc. and Bard Peripheral Vascular, Inc.

16 Respectfully submitted this 17th day of October, 2017.

17 William F. Blankenship III
18 William F. Blankenship III
19 Texas Bar No. 90001483
20 BLANKENSHIP LAW FIRM
21 3710 Rawlins St., Ste 1230
22 Dallas, Texas 75219
23 214.361.7500
24 214.361.7505 Fax
25 bill@blankenshiplaw.com

26 David P. Matthews
27 Texas Bar No. 13206200
MATTHEWS & ASSOCIATES
2905 Sackett St.
Houston, Texas 77098
713.522.5250
713.535.7184 Fax
matthewsivc@thematthewslawfirm.com
dmatthews@thematthewslawfirm.com

1
2 Richard A. Freese
3 Alabama Bar No. 6879-E67R
4 FREESE & GOSS, PLLC
5 1901 6th Ave. N. Ste. 3120
6 Birmingham, Alabama 35203
205.871.4144
205.871.4104 Fax
rich@freeseandgoss.com

7 Peter C. Wetherall
8 Nevada Bar No.
9 WETHERALL GROUP, LTD.
10 9345 West Sunset Rd., Ste 100
11 Las Vegas, Nevada 89148
12 702.838.8500
13 702.837.5081 Fax
14 pwetherall@wetherallgroup.com

15 **CERTIFICATE OF SERVICE**

16 I hereby certify that on this 17th day of October, 2017, I electronically transmitted
17 the attached document to the Clerk's Office using the CM/ECF System for filing and
18 transmittal.

19 William F. Blankenship III